

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2004-009364

08/10/2010

HON. PAUL A KATZ

CLERK OF THE COURT  
C. Smothers  
Deputy

IN RE THE MATTER OF  
MARIA GABRIELA RIOS

MARIA GABRIELA RIOS  
14109 N 83RD AVE #301  
PEORIA AZ 85381

AND

DAVID CRAMER

DAVID CRAMER  
21737 N 61ST DR  
GLENDALE AZ 85308

CONCILIATION SERVICES-NE  
IV-D JUDICIAL ASSISTANT - NE

MINUTE ENTRY

Courtroom 111 – Northeast Regional Court Center

10:34 a.m. This is the time set for an Evidentiary Hearing regarding Respondent's Petition to Establish Child Custody, Parenting Time, and Child Support filed February 25, 2010. Petitioner/Mother is present on her own behalf. Respondent/Father is present on his own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Discussion is held.

Maria Rios and David Cramer are sworn.

David Cramer testifies.

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Maria Rios testifies.

The parties present closing arguments.

Pursuant to the matters presented,

IT IS ORDERED awarding the parties joint legal custody of their minor child Haven Cramer (DOB: 07/30/1999).

IT IS FURTHER ORDERED that the parties shall have parenting time on a 5-2-2-5 schedule with Father having parenting time from Monday after school or 3:30 p.m. until Wednesday morning at start of school or 8:00 a.m. and Mother having parenting time from Wednesday after school or 3:30 p.m. until Friday morning at start of school or 8:00 a.m. The parties shall have parenting time on alternating weekends from Friday after school or at 5:30 p.m. through Monday morning at start of school or 8:00 a.m. Mother shall have the weekend beginning August 13, 2010, and Father shall have the weekend beginning August 20, 2010, continuing in like manner thereafter.

IT IS FURTHER ORDERED that each party shall be entitled to daily unmonitored and uncensored telephonic contact with the child when the child is in the other party's care between the hours of 4:00 p.m. to 8:00 p.m. If the child is not available, each party shall see to it that the child returns the other party's call promptly.

IT IS FURTHER ORDERED adopting holiday schedule as set forth in the Parenting Plan filed April 21, 2010.

IT IS FURTHER ORDERED that each parent shall also have two (2) weeks of continuous uninterrupted parenting time during the summer commencing on a date designated by the parents by May 1<sup>st</sup> of each year, unless otherwise agreed to. If the designations conflict, then Mother's designations shall have priority in even-numbered years and Father's shall have priority in odd-numbered years. However, summer access shall end no later than one week prior to the start of school.

IT IS FURTHER ORDERED that if either party will be absent for eight (8) hours or overnight during their scheduled parenting time, they shall forfeit their parenting time to the other party.

IT IS FURTHER ORDERED that the child shall remain enrolled at the school in Mother's school attendance area. In the event that Mother relocates out of her current school attendance area, the child shall be enrolled at the school in Father's school attendance area.

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IT IS FURTHER ORDERED that each party may choose one (1) extracurricular activity for the child to be enrolled in per semester and during the summer.

IT IS FURTHER ORDERED that Father shall continue to provide health insurance coverage for the minor child. Father will provide Mother with an insurance card and complete detailed information of his health insurance plan that includes a list of providers, or in the alternative, provide Mother with the website and a password, if necessary, upon which that information is accessible.

IT IS FURTHER ORDERED that the child shall continue to see her current primary care physician if that physician is covered by Father's health insurance policy. If not, the parties shall meet and confer to choose a new physician that is covered by Father's health insurance policy.

IT IS FURTHER ORDERED that all non-emergency medical care shall be provided by the child's primary care physician and any specialist to whom the child is referred.

IT IS FURTHER ORDERED that both parties shall meet with the child's primary care physician to discuss the counseling needs of the child, if any, and to obtain a referral to a counselor or therapist. The parties shall participate as directed by the primary care physician and the counselor or therapist to whom they are referred.

IT IS FURTHER ORDERED that the parties shall notify each other of any non-emergency medical appointments and school or extra-curricular activities at which parental participation is allowed sufficiently well in advance so that both parties may attend those appointments and activities if they choose to do so.

IT IS FURTHER ORDERED that under Arizona law (A.R.S. § 25-403.06), unless otherwise provided by court order or law, on reasonable request, both parents are entitled to have equal access to documents and other information concerning the child's education and physical, mental, moral and emotional health including medical, school, police, court and other records. A person who does not comply with a reasonable request for these records shall reimburse the requesting parent for court costs and attorney fees incurred by that parent to make the other parent obey this request. A parent who attempts to restrict the release of documents or information by the custodian of the records without a prior court order is subject to legal sanctions.

IT IS FURTHER ORDERED that each parent shall inform the other parent of any change of address and/or phone number within 72 hours of the change.

IT IS FURTHER ORDERED that neither parent shall make any derogatory comments about the other parent, or permit others to do so, in the presence of the children. Each parent

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shall encourage love and respect between the children and the other parent and neither shall do anything that may undermine the other parent's relationship with the children.

IT IS FURTHER ORDERED that both parties shall separately attend and complete a High Conflict Resolution class within 60 days of the date of this order. Each party shall call **480-727-7135** to register for the class. Each party shall also pay a class fee of **\$50** at the Clerk of Court filing counter, at any Superior Court location, at least 5 days prior to their scheduled class. Each party must bring a copy of the payment or deferral receipt to class. Specific information regarding the date, time and location of the class will be provided when each party calls the above number.

WARNING

IF YOU FAIL TO SCHEDULE AND ATTEND THE CLASS AS ORDERED, YOU MAY BE REQUIRED TO PAY A \$100 NO SHOW FEE. IF YOU CANNOT ATTEND FOR ANY REASON, YOU MUST REQUEST AND BE GRANTED PERMISSION TO RESCHEDULE YOUR ATTENDANCE AT LEAST 24 HOURS BEFORE THE SCHEDULED CLASS. PLEASE CALL THE NUMBER LISTED ABOVE IF YOU NEED TO REQUEST TO RESCHEDULE YOUR ATTENDANCE.

IT IS FURTHER ORDERED that the parties shall use the services of a private counselor or Conciliation Services of this Court to resolve any disputes, problems or proposed changes regarding this child custody order prior to seeking further relief from the Court.

IT IS FURTHER ORDERED referring this matter to the IV-D Judicial Assistant for purposes of scheduling a hearing before the assigned IV-D Commissioner for any child support issue. The IV-D Judicial Assistant shall notify the appropriate Assistant Attorney General.

LET THE RECORD REFLECT that Mother's current address is not reflected in the Court's database.

IT IS ORDERED directing the courtroom clerk to update Mother's address in ICIS.

11:58 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.